ORDERED.

Dated: November 30, 2016

Catherine Peek McEwen United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

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In re:			
Calvery Services Corp.			Case No. 8:16-bk-7075-CPM
Debtor.		Small Business Case under Chapter	
	/		
Calvery Services Corp.,			
Debtor in Possession,			
Plaintiff,			
v.			Adv. Pro. No. 8:16-ap-00614-CPM
Yellowstone Capital LLC			
Defendant.		/	
		/	

FINAL DEFAULT JUDGMENT

THIS ADVERSARY PROCEEDING came on for consideration of the Motion for Final Judgment by Default against Yellowstone Capital LLC (Doc. No. 7) filed by the Plaintiff.

The Court having entered an Order Granting the Motion for Final Judgment by Default (Doc. No. 9) finds it is appropriate to enter a default final judgment. Accordingly, it is

ORDERED:

- 1. Final Default Judgment is hereby entered in favor of the Plaintiff, Calvery Services Corp., and against the Defendant, Yellowstone Capital, LLC; and
- 2. The writ of garnishment and resulting Lien on Debtor's bank accounts constitutes an avoidable transfer and said garnishment shall be dissolved and Lien shall be avoided as a preferential transfer in conformity with 11 U.S.C. §547(b) of the Bankruptcy Code.

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Clerk's Office to serve a copy of this judgment on interested parties.